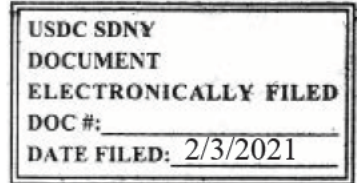


THOMAS M. LANCIA PLLC

2 Park Avenue  
20th Floor  
New York, NY 10016  
212.964.3157  
[tlancia@lancialaw.com](mailto:tlancia@lancialaw.com)



January 29, 2021

VIA ECF  
Honorable Alison J. Nathan  
United States District Court Judge  
United States District Court  
Southern District of New York  
40 Foley Square  
New York, New York. 10007

Re: Calise v. Casa Redimix, 20 Civ. 07164

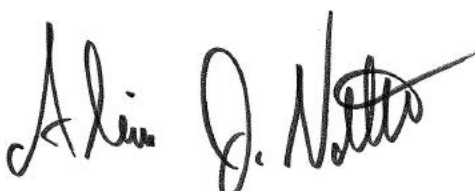
Dear Judge Nathan:

I represent Plaintiff Brian Calise in the above referenced action.

With defense counsel's consent, I request to adjourn the initial pretrial conference presently scheduled for February 5, 2021 to March 26, 2021 or later in accordance with Your Honor's court calendar. In the alternative, per Your Honor's January 27, 2021 Order (Dkt No. 14), the parties are amenable to foregoing the initial pretrial conference and submitting a proposed Case Management Plan for Your Honor's review and approval. I request an extension of time up to and including March 19, 2021 to submit the Case Management Plan to the Court. The parties will also be participating in court ordered mediation before the Plan is submitted. The mediation, which was scheduled to take place on February 2, 2021, has been adjourned due to my recent illness, explained more fully below, and will likely be rescheduled to a date in early March.

The reason for the application is that I have been recently released from the hospital with a serious, non-Covid related illness. Four weeks of physical rehabilitation are anticipated before I can return to home and recommence fulltime work.

One prior application to adjourn the initial pretrial conference was made by defense counsel on December 1, 2020 (Dkt No. 12) following the case's assignment to automatic mediation.



SO ORDERED.  
ALISON J. NATHAN, U.S.D.J.

2/3/2021

The initial pretrial conference scheduled for February 5, 2021, is adjourned to April 2, 2021, at 3:15 p.m. The parties should submit their joint letter and proposed case management plan seven days before the conference, and at that time inform the Court if they believe a conference is unnecessary. The Court wishes counsel a speedy recovery. SO ORDERED.

Keith J. Rosenblatt/Sandra Jimenez